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Attorneys for Defendants, Madison Management Services, PLLC Waldman & Porras, PLLC

## IN UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA LAS VEGAS DIVISION

LISA A. BRYANT,

Plaintiff,

VS.

MADISON MANAGEMENT SERVICES, LLC AND WALDMAN & PORRAS, PLLC,

Defendant.

Civil Action No. 2:20-cv-00594-JAD-EJY

DEFENDANTS' NOTICE OF CORRECTED FILING REGARDING DEFENDANTS' MOTION FOR EXTENSION OF TIME FOR DEFENDANTS MADISON MANAGEMENT SERVICES, LLC AND WALDMAN & PORRAS, PLLC'S TO FILE AN ANSWER TO PLAINTIFF'S FIRST AMENDED COMPLAINT

#### TO THE HONORABLE JUDGE OF SAID COURT:

DEFENDANTS MADISON MANAGEMENT SERVICES, LLC AND WALDMAN & PORRAS, PLLC. ("Defendants"), hereby respectfully notifies this Court that in filing yesterday afternoon their Motion for Extension of Time to Respond to Plaintiff's First Amended Complaint, Defendants' inadvertently uploaded an unrevised version of the motion. The motion had conflicts in the "conferred" section of the first paragraph, we were unable to make contact. It also had a conflict of the time requested to respond requesting 14 days in the first paragraph

and 15 days in the closing and the inadvertent omission of a signature by the undersigned. The corrected motion is attached to this Notice of Corrected Filing.

Defendants therefore respectfully ask this Court to accept the Notice of Corrected filing and the attached Motion.

Dated: December 3, 2020

Respectfully Submitted,

By: Nicholas M. Porras
Nicholas M. Porras
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### **CERTIFICATE OF SERVICE**

Pursuant to Rule 5 of the Federal Rules of Civil Procedure, the undersigned counsel for the Defendant certifies that the foregoing document has been filed with the Court and served upon all known counsel of record via the Court's electronic case filing system and by first class mail, on December 3, 2020.

/s/ Nicholas M. Porras Nicholas M. Porras (NV Bar NO. 12849) nick@dwaldmanlaw.com Waldman & Porras, PLLC 201 West Liberty St. Ste. 207 Reno, NV 89501 PH: 775.525.9246 FAX:888.688.4975 Nicholas M. Porras (NV Bar No. 12849) nick@dwaldmanlaw.com Waldman & Porras, PLLC 201 West Liberty St. Ste. 207 Reno, NV 89501 PH: 775.525.9246

FAX: 888.688.4975

Attorneys for Defendants, Madison Management Services, PLLC Waldman & Porras, PLLC

# IN UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA LAS VEGAS DIVISION

LISA A. BRYANT,

Plaintiff,

VS.

MADISON MANAGEMENT SERVICES, LLC AND WALDMAN & PORRAS, PLLC,

Defendant.

Civil Action No. 2:20-cv-00594-JAD-EJY

MOTION FOR EXTENSION OF TIME FOR DEFENDANTS MADISON MANAGEMENT SERVICES, LLC AND WALDMAN & PORRAS, PLLC'S TO FILE AN ANSWER TO PLAINTIFF'S FIRST AMENDED COMPLAINT

### TO THE HONORABLE JUDGE OF SAID COURT:

DEFENDANTS MADISON MANAGEMENT SERVICES, LLC AND WALDMAN & PORRAS, PLLC. ("Defendants"), hereby respectfully request an extension of time of fifteen (15) days for Defendant to respond to Plaintiff's First Amended Complaint. Defendants

attempted to confer with Plaintiff but were unable to make contact. In further support of this

motion, Defendants state as follows:

1. On November 11, 2020, Plaintiff filed her First Amended Complaint in

the above referenced case.

2. Defendant Madison Management Services, LLC Defendant Waldman &

Porras, PLLC Answer is currently due on December 2, 2020.

3. The undersigned was diagnosed positive with Covid-19 on November 11,

2020 and was ill and in quarantine out of state.

4. The undersigned is currently struggling with a backlog of work while still

experiencing remaining symptoms.

On December 2, 2020, Christopher M. Jordan, Of Counsel for Defendant, 5.

attempted to confer telephonically with George Haines, Lead Counsel for Plaintiff, about

extending Defendants' answers deadline and emailed the team as well.

6. The Defendants are requesting that Answers to the First Amended Complaint should be

extended by fourteen (15) days, which would make new answer deadline December 17,

2020.

7. The relief requested herein is not for delay but so that justice may be done.

Further, this relief will not result in any undue delay in the administration of this case.

WHEREFORE, PREMISES CONSIDERED, Defendant, with Plaintiff's agreement,

respectfully requests this Court extend the time for Defendant to respond to Plaintiff's First

Amended Complaint to **December 17, 2020.** 

Dated: December 2, 2020

Respectfully submitted,

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/s/ Nicholas M. Porras Nicholas M. Porras (NV Bar NO. 12849) nick@dwaldmanlaw.com Waldman & Porras, PLLC 201 West Liberty St. Ste. 207 Reno, NV 89501 PH: 775.525.9246 FAX:888.688.4975

### **CERTIFICATE OF CONFERENCE**

I hereby certify that I attempted to confer with Counsel for Plaintiff by phone and email on December 2, 2020, about whether Plaintiff agrees to the request that Defendants seek in this motion. I was unable to make contact.

/s/ Nicholas M. Porras Nicholas M. Porras

#### **CERTIFICATE OF SERVICE**

Pursuant to Rule 5 of the Federal Rules of Civil Procedure, the undersigned counsel for the Defendant certifies that the foregoing document has been filed with the Court and served upon all known counsel of record via the Court's electronic case filing system and by first class mail, on December 2, 2020.

IT IS SO ORDERED.

U.S. MAGISTRATE JUDGE

Dated: December 3, 2020

/s/ Nicholas M. Porras

Nicholas M. Porras (NV Bar NO. 12849) nick@dwaldmanlaw.com Waldman & Porras, PLLC 201 West Liberty St. Ste. 207 Reno, NV 89501

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